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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/709,821	05/31/2004	De-Jen Lu	ACIP0028USA	3820
	7590 05/09/200 RICA INTELLECTUA	EXAMINER		
P.O. BOX 506 MERRIFIELD,	VA 22116	GOODCHILD, WILLIAM J		
WIEKKIFIELD,	VA 22110		ART UNIT	PAPER NUMBER
		2145		
		NOTIFICATION DATE	DELIVERY MODE	
		05/09/2008	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

winstonhsu.uspto@gmail.com Patent.admin.uspto.Rcv@naipo.com mis.ap.uspto@naipo.com.tw

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/709,821	LU, DE-JEN	
Examiner	Art Unit	
WILLIAM J. GOODCHILD	2145	

	WILLIA	M J. GOODCHILD	2145					
The MAILING DATE of this communication appear	ears on t	he cover sheet with the c	orrespondence add	ress				
THE REPLY FILED <u>29 April 2008</u> FAILS TO PLACE THIS APPI	LICATIO	N IN CONDITION FOR AL	LOWANCE.					
1. The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following rapplication in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods:	replies: (eal (with a	1) an amendment, affidavit appeal fee) in compliance v	, or other evidence, whith 37 CFR 41.31; or	hich places the (3) a Request				
a) The period for reply expiresmonths from the mailing	date of the	ne final rejection.						
b) The period for reply expires on: (1) the mailing date of this Ac no event, however, will the statutory period for reply expire la	dvisory Adaler than S	ction, or (2) the date set forth i SIX MONTHS from the mailing	date of the final rejection	n.				
Examiner Note: If box 1 is checked, check either box (a) or (to MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f		CHECK BOX (b) WHEN THE	FIRST REPLY WAS FI	-ED MITHIN TWO				
Extensions of time may be obtained under 37 CFR 1.136(a). The date of have been filed is the date for purposes of determining the period of extrunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the slaset forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	on which tension and shortened than three	d the corresponding amount of statutory period for reply origin	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as				
2. The Notice of Appeal was filed on A brief in compl	liance wi	th 37 CFR 41.37 must be f	iled within two months	s of the date of				
filing the Notice of Appeal (37 CFR 41.37(a)), or any exten Notice of Appeal has been filed, any reply must be filed with AMENDMENTS	nsion the	reof (37 CFR 41.37(e)), to	avoid dismissal of the					
3. The proposed amendment(s) filed after a final rejection, b	but prior	to the date of filing a brief,	will <u>not</u> be entered be	cause				
(a) ☐ They raise new issues that would require further con		on and/or search (see NOT	E below);					
(b) They raise the issue of new matter (see NOTE below	•							
(c) They are not deemed to place the application in bett	ter form t	for appeal by materially red	lucing or simplifying t	ne issues for				
appeal; and/or (d) ☐ They present additional claims without canceling a c	correction	nding number of finally reje	cted claims					
NOTE: (See 37 CFR 1.116 and 41.33(a)).	correspor	iding number of finally reje	cted ciaims.					
4. The amendments are not in compliance with 37 CFR 1.12	21 See a	attached Notice of Non-Cor	nnliant Amendment (I	PTOL-324)				
5. Applicant's reply has overcome the following rejection(s):			inplication and inclination (
6. Newly proposed or amended claim(s) would be alk		f submitted in a separate, t	imelv filed amendmer	nt canceling the				
non-allowable claim(s).		,, ,						
7. For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is prov The status of the claim(s) is (or will be) as follows: Claim(s) allowed:			be entered and an ex	xplanation of				
Claim(s) objected to:								
Claim(s) rejected: <u>1-18</u> .								
Claim(s) withdrawn from consideration:								
AFFIDAVIT OR OTHER EVIDENCE	t boforo	or on the data of filing a No	tics of Annaal will not	be entered				
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 								
. The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a brief, will <u>not</u> be entered because the affidavit or other evidence failed to overcome <u>all</u> rejections under appeal and/or appellant fails to provide a showing a good and sufficient reasons why it is necessary and was not earlier presented. See 37 CFR 41.33(d)(1).								
	10. ☐ The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached.							
REQUEST FOR RECONSIDERATION/OTHER			•					
 The request for reconsideration has been considered but <u>See Continuation Sheet.</u> 			condition for allowan	ce because:				
12. ☐ Note the attached Information <i>Disclosure Statement</i>(s). (l13. ☐ Other:	(PTO/SB	/08) Paper No(s)						
/Jason D Cardone/	1	William J Goodchild						
Supervisory Patent Examiner, Art Unit 2145	E	Examiner Art Unit: 2145						

Continuation of 11. does NOT place the application in condition for allowance because: A - Applicant argues "... those Internet sites which do not request to the system server 110 for assigning channel numbers are not listed in the master table 112.".

- A Broadly reading the claim, it does not suggest that all hyperlinks on a page must be numbered.
- B Applicant argues "... Nobakht fails to teach or suggest that hyperlinks embedded in a registered Internet site can be associated with index numbers.".
- B Broadly interperting the claim, without reading the specification into the claim, the claim does not require that 'all' hyperlinks be associated with an index number.
- C Applicant argues "... Nobakht does not teach any method for modifying incoming mark-up language webpage by allocating index numbers to hyperlinks on the webpage.".
- C Nobakht discloses updating a table with reference numbers for hyperlinks [paragraph 47], when that page is requested by the user, the table with reference numbers that are on that web page are modifyed to the requesting user to allow the user to choose the number referencing the hyperlink.
- D Applicant argues "It is also not agreed that Nobakht teaches creating an anchor table associating the hyperlinks with the index numbers.".
- D Nobakht discloses creating a table referencing hyperlinks to numbers [paragraph 47] and presenting the table to the user [paragraph 48].